

ENGROSSED HOUSE BILL No. 1257

DIGEST OF HB 1257 (Updated February 22, 2006 4:42 pm - DI 71)

Citations Affected: IC 20-12.

Synopsis: Postsecondary proprietary education. Raises the amounts of surety bonds required from postsecondary proprietary educational institutions, and increases the mature balance in the career college student assurance fund. Establishes minimum standards for the owners and chief administrators of postsecondary proprietary educational institutions.

Effective: July 1, 2006.

Bell, Porter, Harris T, Behning

(SENATE SPONSOR — WALTZ)

January 10, 2006, read first time and referred to Committee on Education.

January 19, 2006, reported — Do Pass.

January 25, 2006, read second time, amended, ordered engrossed.

January 26, 2006, engrossed. Read third time, passed. Yeas 96, nays 0.

SENATE ACTION

February 1, 2006, read first time and referred to Committee on Education and Career Development. February 23, 2006, amended, reported favorably — Do Pass.





Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1257

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 20-12-76-18, AS AMENDED BY P.L.231-2005.
SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2006]: Sec. 18. (a) Subject to subsections (b), (c), (e), and (f)
(d), and (e), the commission shall determine the penal sum of each
surety bond based upon the following guidelines:

- (1) A postsecondary proprietary educational institution that has no annual gross tuition charges assessed for the previous year shall secure a surety bond in the amount of five twenty-five thousand dollars (\$5,000). (\$25,000).
- (2) If the postsecondary proprietary educational institution's annual gross tuition charges assessed for the previous year are not more than five thousand dollars (\$5,000), the institution shall secure a surety bond in the amount of one hundred percent (100%) of that institution's annual gross tuition charges assessed for the previous year.
- (3) If the postsecondary proprietary educational institution's annual gross tuition charges assessed for the previous year are

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1	more than five thousand dollars (\$5,000) but less than fifty
2	thousand dollars (\$50,000), the institution shall secure a surety
3	bond in the amount of five thousand dollars (\$5,000).
4	(4) If the postsecondary proprietary educational institution's
5	annual gross tuition charges assessed for the previous year are
6	more than fifty thousand dollars (\$50,000) but less than five
7	hundred thousand dollars (\$500,000), the institution shall secure
8	a surety bond in the amount of ten percent (10%) of that
9	institution's annual gross tuition charges assessed for the previous
10	year.
11	(5) (2) If at any time the postsecondary proprietary educational
12	institution's projected annual gross tuition charges assessed for
13	the previous year are more than five hundred two hundred fifty
14	thousand dollars (\$500,000), (\$250,000), the institution shall
15	secure a surety bond in the amount of fifty thousand dollars
16	(\$50,000).
17	(b) When a postsecondary proprietary educational institution is
18	required to contribute to the fund and the fund has a balance on the
19	date that the surety bond is due of at least:
20	(1) one hundred thousand dollars (\$100,000), the commission
21	shall reduce the penal sum of the surety bond described in
22	subsection (a) by twenty percent (20%);
23	(2) two hundred thousand dollars (\$200,000), the commission
24	shall reduce the penal sum of the surety bond described in
25	subsection (a) by forty percent (40%);
26	(3) three hundred thousand dollars (\$300,000), the commission
27	shall reduce the penal sum of the surety bond described in
28	subsection (a) by sixty percent (60%);
29	(4) four hundred thousand dollars (\$400,000), the commission
30	shall reduce the penal sum of the surety bond described in
31	subsection (a) by eighty percent (80%); or
32	(5) five hundred thousand dollars (\$500,000), the commission
33	shall reduce the penal sum of the surety bond described in
34	subsection (a) by one hundred percent (100%).
35	(c) (b) After June 30, 2006, and except as provided in:
36	(1) section 21 of this chapter; and
37	(2) subsection (f); (e);
38	and upon the fund achieving at least an initial five hundred thousand
39	one million dollar (\$500,000) (\$1,000,000) balance, each
40	postsecondary proprietary educational institution that contributes to the
41	fund when the initial quarterly contribution as is required under this

chapter after the fund's establishment is not required to make



1	contributions to the fund or submit a surety bond.
2	(d) (c) The commission shall determine the number of quarterly
3	contributions required for the fund to initially accumulate five hundred
4	thousand one million dollars (\$500,000). (\$1,000,000).
5	(e) (d) Except as provided in section 21 of this chapter and
6	subsection (f), (e), postsecondary proprietary educational institutions
7	that begin making contributions to the fund after the initial quarterly
8	contribution as required under this chapter are (1) required to make
9	contributions to the fund for the same number of quarters as
10	determined by the commission under subsection (d); and (c).
11	(2) after making the contributions to the fund as provided in
12	subdivision (1) for the required number of quarters, may not be
13	required to submit a surety bond.
14	(f) (e) If, after the fund acquires five hundred thousand one million
15	dollars (\$500,000) (\$1,000,000) the balance in the fund becomes less
16	than one five hundred thousand dollars (\$100,000), (\$500,000), all
17	postsecondary proprietary educational institutions not required to make
18	contributions to the fund as described in subsection (c) (b) or (e) (d)
19	shall make contributions to the fund for the number of quarters
20	necessary for the fund to accumulate five hundred thousand one
21	million dollars (\$500,000). (\$1,000,000).
22	SECTION 2. IC 20-12-76-20, AS ADDED BY P.L.1-2005,
23	SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2006]: Sec. 20. (a) The career college student assurance fund
25	is established to provide indemnification to a student or an enrollee of
26	a postsecondary proprietary educational institution who suffers loss or
27	damage as a result of any of the occurrences described in section 17(c)
28	of this chapter if the occurrences transpired after June 30, 1992, and as
29	provided in section 37 of this chapter.
30	(b) The commission shall administer the fund.
31	(c) The expenses of administering the fund shall be paid from
32	money in the fund.
33	(d) The treasurer of state shall invest the money in the fund not
34	currently needed to meet the obligations of the fund in the same
35	manner as other public funds may be invested.
36	(e) Money in the fund at the end of a state fiscal year does not revert
37	to the state general fund.
38	(f) Upon the fund acquiring twenty-five fifty thousand dollars
39	(\$25,000), $($50,000)$, the balance in the fund may not become less than
40	twenty-five fifty thousand dollars (\$25,000). (\$50,000). If:
41	(1) a claim against the fund is filed that would, if paid in full,

require the balance of the fund to become less than twenty-five



1	fifty thousand dollars (\$25,000); (\$50,000); and
2	(2) the commission determines that the student is eligible for a
3	reimbursement under the fund;
4	the commission shall prorate the amount of the reimbursement to
5	ensure that the balance of the fund does not become less than
6	twenty-five fifty thousand dollars (\$25,000), (\$50,000), and the student
7	is entitled to receive that balance of the student's claim from the fund
8	as money becomes available in the fund from contributions to the fund
9	required under this chapter.
10	(g) The commission shall ensure that all outstanding claim amounts
11	described in subsection (f) are paid as money in the fund becomes
12	available in the chronological order of the outstanding claims.
13	(h) A claim against the fund may not be construed to be a debt of the
14	state.
15	SECTION 3. IC 20-12-76-21, AS ADDED BY P.L.1-2005,
16	SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2006]: Sec. 21. (a) Subject to section 18 of this chapter, each
18	postsecondary proprietary educational institution shall make quarterly
19	contributions to the fund. The quarters begin January 1, April 1, July
20	1, and October 1.
21	(b) For each quarter, each postsecondary proprietary educational
22	institution shall make a contribution equal to the STEP THREE amount
23	derived under the following formula:
24	STEP ONE: Determine the total amount of tuition and fees earned
25	during the quarter.
26	STEP TWO: Multiply the STEP ONE amount by one-tenth of one
27	percent (0.1%) .
28	STEP THREE: Add the STEP TWO amount and sixty dollars
29	(\$60).
30	(c) Notwithstanding section 18 of this chapter, for a postsecondary
31	proprietary educational institution beginning operation after July 1,
32	1992, September 30, 2004, the commission, in addition to requiring
33	contributions to the fund, shall require the postsecondary proprietary
34	educational institution to submit a surety bond in an amount
35	determined by the commission for a period that represents the number
36	of quarters required for the fund to initially accumulate five hundred
37	thousand one million dollars (\$500,000) (\$1,000,000) as determined
38	under section 18(d) of this chapter.
39	SECTION 4. IC 20-12-76-25, AS ADDED BY P.L.1-2005,
40	SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2006]: Sec. 25. Full accreditation may not be issued unless

and until the commission finds that the postsecondary proprietary



1	educational institution meets minimum standards that are appropriate
2	to that type or class of postsecondary proprietary educational
3	institution, including the following minimum standards:
4	(1) The postsecondary proprietary educational institution has a
5	sound financial structure with sufficient resources for continued
6	support.
7	(2) The postsecondary proprietary educational institution has
8	satisfactory training or educational facilities with sufficient tools,
9	supplies, or equipment and the necessary number of work stations
10	or classrooms to adequately train, instruct, or educate the number
11	of students enrolled or proposed to be enrolled.
12	(3) The postsecondary proprietary educational institution has an
13	adequate number of qualified instructors or teachers, sufficiently
14	trained by experience or education, to give the instruction,
15	education, or training contemplated.
16	(4) The advertising and representations made on behalf of the
17	postsecondary proprietary educational institution to prospective
18	students are truthful and free from misrepresentation or fraud.
19	(5) The charge made for the training, instruction, or education is
20	clearly stated and based upon the services rendered.
21	(6) The premises and conditions under which the students work
22	and study are sanitary, healthful, and safe according to modern
23	standards.
24	(7) The postsecondary proprietary educational institution has and
25	follows a refund policy approved by the commission.
26	(8) The owner or chief administrator of the postsecondary
27	proprietary educational institution has not been convicted of
28	a felony.
29	(9) The owner or chief administrator of the postsecondary
30	proprietary educational institution has not been the owner or
31	chief administrator of a postsecondary proprietary institution
32	that has had its accreditation revoked or has been closed
33	involuntarily in the five (5) year period preceding the
34	application for accreditation. However, if the owner or chief
35	administrator of the postsecondary proprietary educational
36	institution has been the owner or chief administrator of a
37	postsecondary proprietary educational institution that has
38	had its accreditation revoked or has been closed involuntarily
39	more than five (5) years before the application for
40	accreditation, the commission may issue full accreditation at



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the commission's discretion.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1257, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

BEHNING, Chair

Committee Vote: yeas 12, nays 0.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1257 be amended to read as follows:

Page 1, line 3, strike "(c), (e), and (f)," and insert "(d), and (e),".

Page 1, delete lines 10 through 17, begin a new line block indented and insert:

- "(2) If the postsecondary proprietary educational institution's annual gross tuition charges assessed for the previous year are not more than five thousand dollars (\$5,000), the institution shall secure a surety bond in the amount of one hundred percent (100%) of that institution's annual gross tuition charges assessed for the previous year.
- (3) If the postsecondary proprietary educational institution's annual gross tuition charges assessed for the previous year are more than five thousand dollars (\$5,000) but less than fifty thousand dollars (\$50,000), the institution shall secure a surety bond in the amount of five thousand dollars (\$5,000).
- (4) If the postsecondary proprietary educational institution's annual gross tuition charges assessed for the previous year are more than fifty thousand dollars (\$50,000) but less than five hundred thousand dollars (\$500,000), the institution shall secure a surety bond in the amount of ten percent (10%) of that institution's annual gross tuition charges assessed for the previous year."
- Page 2, delete lines 1 through 11.
- Page 2, line 12, strike "(5)" and insert "(2)".
- Page 2, line 12, after "If" insert "at any time".
- Page 2, line 12, after "institution's" insert "projected".
- Page 2, line 13, strike "assessed for the previous year".
- Page 2, line 14, strike "five hundred" and insert "two hundred











fifty".

Page 2, line 14, strike "(\$500,000)," and insert "(\$250,000),".

Page 2, delete lines 17 through 35, begin a new paragraph and insert:

"(b) When a postsecondary proprietary educational institution is required to contribute to the fund and the fund has a balance on the date that the surety bond is due of at least:

(1) one hundred thousand dollars (\$100,000), the commission shall reduce the penal sum of the surety bond described in subsection (a) by twenty percent (20%);

(2) two hundred thousand dollars (\$200,000), the commission shall reduce the penal sum of the surety bond described in subsection (a) by forty percent (40%);

(3) three hundred thousand dollars (\$300,000), the commission shall reduce the penal sum of the surety bond described in subsection (a) by sixty percent (60%);

(4) four hundred thousand dollars (\$400,000), the commission shall reduce the penal sum of the surety bond described in subsection (a) by eighty percent (80%); or

(5) five hundred thousand dollars (\$500,000), the commission shall reduce the penal sum of the surety bond described in subsection (a) by one hundred percent (100%).".

Page 2, line 36, strike "(c)" and insert "(b)".

Page 2, line 38, strike "(f);" and insert "(e);".

Page 3, line 3, strike "(d)" and insert "(c)".

Page 3, line 6, strike "(e)" and insert "(d)".

Page 3, line 7, strike "(f)," and insert "(e),".

Page 3, line 9, delete ":".

Page 3, line 10, strike "(1)".

Page 3, run in lines 9 through 10.

Page 3, line 12, strike "(d); and" and insert "(c).".

Page 3, strike lines 13 through 15.

Page 3, line 16, strike "(f)" and insert "(e)".

Page 3, line 20, strike "(c)" and insert "(b)".

Page 3, line 20, strike "(e)" and insert "(d)".

Page 3, line 34, reset in roman "money in the fund.".

Page 3, line 34, delete "the sixty dollar (\$60) quarterly fund".

Page 3, delete lines 35 through 40.

Page 4, line 4, delete "five hundred" and insert "fifty".

Page 4, line 5, delete "(\$500,000)," and insert "(\$50,000),".

Page 4, line 6, delete "five hundred" and insert "fifty".

Page 4, line 7, delete (\$500,000)." and insert "(\$50,000).".











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Page 4, line 10, delete "five hundred" and insert "fifty".

Page 4, line 10, delete "(\$500,000);" and insert "(\$50,000);".

Page 4, line 15, delete "five hundred" and insert "fifty".

Page 4, line 15, delete "(\$500,000)," and insert "(\$50,000),".

Page 4, delete lines 24 through 29.

Page 6, line 7, after "closed" insert "involuntarily".

(Reference is to HB 1257 as printed January 20, 2006.)

BELL

COMMITTEE REPORT

Madam President: The Senate Committee on Education and Career Development, to which was referred House Bill No. 1257, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, delete lines 27 through 35, begin a new line block indented and insert:

"proprietary educational institution has not been convicted of a felony.

(9) The owner or chief administrator of the postsecondary proprietary educational institution has not been the owner or chief administrator of a postsecondary proprietary institution that has had its accreditation revoked or has been closed involuntarily in the five (5) year period preceding the application for accreditation. However, if the owner or chief administrator of the postsecondary proprietary educational institution has been the owner or chief administrator of a postsecondary proprietary educational institution that has had its accreditation revoked or has been closed involuntarily more than five (5) years before the application for accreditation, the commission may issue full accreditation at the commission's discretion."

and when so amended that said bill do pass.

(Reference is to HB 1257 as reprinted January 26, 2006.)

LUBBERS, Chairperson

Committee Vote: Yeas 8, Nays 0.

EH 1257—LS 7031/DI 71+



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